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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/808,168	03/15/2001	Alain Guesdon	204396US6X	3902
22850 7	01/30/2004		EXAMI	NER
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 DUKE STREET			NGUYEN, DINH Q	
	A, VA 22314		ART UNIT PAPER NUMBER	
			3752	
			DATE MAILED: 01/30/2004	16

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.	•		he				
Examiner Dink Q Nguyen 3752		Application No.	Applicant(s)				
Dink Q Nguyen 3752		09/808,168	GUESDON, ALAIN				
The MAILING DATE of this communication appears on the cover sheet with the correspondenc address — Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisione of 3 of FR 1.13(s), in no event, however, may a reply be timely filed after SIX (5) MONTHS from the mailing date of this communication, each of the communication of the provision of Claim(s) 1.11 and 13-19 is/are rejected. 7) □ The specification is objected to by the Examiner. 8) □ The specification is objected to by the Examiner. 9) □ The openend of the provision of the pr	Office Action Summary	Examiner	Art Unit				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.35(a). In no event, however, may a reply be timely filed - Extensions of time may be available under the provisions of 37 CFR 1.35(a). In no event, however, may a reply be timely filed - Extensions of time may be available under the provisions of 37 CFR 1.35(a). In no event, however, may a reply be timely filed - If No period for reply specified above, the maximum statutory period will apply and will aspire SIX (5) MONTHS from the mailing date of this communication. - Failus to reply within the act or extended period for reply will, by statuto, cameria the application from the mailing date of this communication. - Failus to reply within the act or extended period for reply all by statuto, camerial patient term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filled on 21 November 2003. 2a) This action is FINAL.							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIREMONTH(S) FROM THE MAILING DATE OF THIS GOMMUNICATION. Examinates of time may be available under the provision of 3 CPR 1.135(a). In no event, however, may a reply be timely filled Examiner of the prior of or reply specified above is less than timy (30) days, a reply within the statutory minimum of timiny (30) days, will be considered timely. Fill be prior of to reply is specified above is less than timy (30) days, a reply within the statutory minimum of timiny (30) days, will be considered timely. Fill operated for reply specified above is less than timy (30) days, a reply within the statutory minimum of timiny (30) days, will be considered timely. Fill operated for reply specified above is less than timy (30) days, a reply within the statutory minimum of the maining date of this communication. Fill operated for reply specified above is less than timy (30) days, a reply within the statutory minimum of the second and the statutory minimum of timely (30) days will be considered timely. Fill operated aptent term adjustment. Sea 37 CFR 1.704(b). Status 1) Responsive to communication (5) filled on 21 November 2003. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-19 is/are pending in the application. 4a) Of the above claim(s) is are rejected. 7b) Claim(s) 1-19 is/are allowed. 6) Claim(s) 1-19 is/are allowed. 6) Claim(s) 1-19 is/are allowed. 7claim(s) 1-19 is/are allowed. 8claim(s) 1-19 is/are objected to by the Examiner. Application Papers 9) The specification is objected to restriction and/or election requirement. Application Papers 9) The drawing(s) filed on is/are rejected. 7p) The drawing(s) filed on is/are rejected. 7p) The drawing(s) filed on is/are reject							
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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-11, 13-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chaffey (G.B. Patent No. 2,102,661) in view of Gerein.

Chaffey discloses a connecting device for a spray boom to a chassis of an agriculture comprising: a deformable quadrilateral 12/30/36/24 arranged in planes which are substantially vertical and parallel to a longitudinal plane of the sprayer, a vertical mid-plane 24, an actuator 54 to deform the quadrilateral 12/30/36/24, a trapezium quadrilateral (figure 3), an upper arm 30; and a lower arm 36. Chaffey fails to disclose a single quadrilateral arranged in a plane. However, Gerein discloses a single quadrilateral having a vertical mid-plane with pivot 9, an upper arm 10, a lower arm 16, which also is an actuator (figure 1), the Gerein is used for a trailed agriculture implement (figure 3). Therefore, it would have been obvious to one having ordinary skill in the art to configure the device of Chaffey with a single quadrilateral as suggested by Gerein. Doing so would provide a simple and effective connecting device.

With respect to claims 19, at the time the invention was made, it would have been an obvious matter of design choice to a person of ordinary skill in the art to configure the sprayer of Chaffey with a self-propelled sprayer, because Applicant has not disclosed sprayer of trailed type, mounted type, or self-propelled type provides an advantage, is used for a particular

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purpose, or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected Applicant's invention to perform equally well with either type of sprayer because they are performed the same purpose of crop spraying. Therefore, it would have been an obvious matter of design choice to modify the Chaffey and Gerein device to obtain the invention as specified in claim 19.

Allowable Subject Matter

3. Claim 12 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

4. Applicant's arguments filed November 21, 2003 have been fully considered but they are not persuasive. GB 661' to Chaffey discloses two quadrilaterals, each of the quadrilateral is arranged in vertical planes and parallel to a longitudinal plane. The Gerein hitch is a single quadrilateral arranged in a plane that is vertical an parallel to a longitudinal plane as shown in figure 1, quadrilateral shaped is a polygon with four sides, Gerein's quadrilateral has four sides with side 1 of arm 10, side 2 of bracket mounted on hitch 1, side 3 of ram 16, and side 4 of frame member with pivotal point 9 and D. The instant claim 1 of the invention citing a connecting device of a single quadrilateral. Thus the Gerein reference taking alone or in combination with Chaffey discloses all the limitation of the claims.

Conclusion

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dinh Q Nguyen whose telephone number is (703) 305-0248. The examiner can normally be reached on Monday-Friday 6:30-4:00 alternate Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Mar can be reached on (703) 308-2087. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0861.

Dinh Q Nguyen Patent Examiner Art Unit 3752

dan